# TO: Mail Stop 8 Director of the U.S. Patent and Trademark Office P. O. Box 1450 Alexandria, VA 22313-1450

# REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Compliance with 35 § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been

filed in the U.S. I	District Court <u>Eastern Distric</u>	et of Louisiana on the following 🗵 Patents or 🔲 Trademarks:		
DOCKET NO.	DATE FILED	U.S. DISTRICT COURT		
09-7014 A (3)	10/22/09	Eastern District of Louisiana, 500 POYDRAS St., Rm C-151, New Orleans, LA		
PLAINTIFF Blunt Wraps U.S.A., Inc.		DEFENDANT High Grade Herbal Inc. Et al		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
1 6,321,755	11/27/01	Blunt Wrap U.S.A., Inc.		
2 6,357,448	3/19/02	Blunt Wrap U.S.A., Inc.		
3 6,526,986	3/4/03	Blunt Wrap U.S.A., Inc		
4 6,742,525	6/1/04	Blunt Wrap U.S.A., Inc.		
5 6,854,471	2/15/05	Blunt Wrap U.S.A., Inc.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	endment		
1 TRADEMARK NO.	OR TRADEMARK			
2				
3				
4				
5				
DECISION/JUDGMENT		decision has been rendered or judgment issued:		
Final Judgment granting 17 all claims for damages to da Signed by Judge Jay C. Zair	ite are hereby withdrawn & dismis	gment as stated herein filed by Blunt Wrap U.S.A, Inc.; FURTHER ORDERED that ssed w/prej & that each party shall bear its own costs & attorney's fees in this action.		
CLERK	I/RV	DATE DATE		
LORETTA	`	February 22, 2010		

#### UNITED STATES DISTRICT COURT

### EASTERN DISTRICT OF LOUISIANA

BLUNT WRAP U.S.A., INC.	*	CIVIL ACTION NO. 09-7014
Plaintiff	*	
••	*	SECTION "A"
VERSUS	*	
	*	JUDGE ZAINEY
HIGH GRADE HERBAL INC. and	*	
NATURAL LEAF INC.	*	MAGISTRATE "3"
Defendants	*	
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# UNOPPOSED EX PARTE MOTION FOR ENTRY OF FINAL JUDGMENT

NOW INTO COURT comes plaintiff Blunt Wrap U.S.A., Inc. and submits this Unopposed Ex Parte Motion for Entry of Final Judgment. Plaintiff's counsel hereby certifies that defendants High Grade Herbal, Inc. and Natural Leaf, Inc. consent to the entry of the attached proposed Final Judgment. The attached declarations of David Rabbani, Chief Executive Officer for defendants High Grade Herbal, Inc. and Natural Leaf, Inc. (Exhibit "A", in globo, hereto) further establish defendants' agreement to the entry of the Final Judgment and the filing of this instant motion.

WHEREFORE plaintiff Blunt Wrap U.S.A., Inc. moves this Honorable Court to enter the proposed Final Judgment.

## Respectfully submitted,

/s/ Randall A. Smith

# **RANDALL A. SMITH, T.A. (#2117)**

Of

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BRETT A. NORTH (#22503) VANESSA M. D'SOUZA (#31708) Of

GARVEY, SMITH, NEHRBASS & NORTH, L.L.C.

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Telephone: (504) 835-2000 Telecopy: (504) 835-2070

Counsel for Plaintiff, Blunt Wrap U.S.A., Inc.

#### CERTIFICATE OF SERVICE

Undersigned counsel certifies that he has served the foregoing on the proper representative for High Grade Herbal Leaf, Inc. and Natural Leaf, Inc., David Rabbani, 3954 Estepona Avenue, Doral, Florida 33178 in connection with this matter, by transmitting same this 18<sup>th</sup> day of February 2010.

/s/Ran	dall A	Smith
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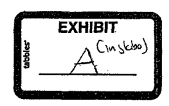
# UNITED STATES DISTRICT COURT

#### EASTERN DISTRICT OF LOUISIANA

BLUNT WRAP U.S.A., INC.	*	CIVIL ACTION NO. 09-7014
Plaintiff	*	
••	*	SECTION "A"
VERSUS	*	
	*	JUDGE ZAINEY
HIGH GRADE HERBAL INC and	*	•
NATURAL LEAF INC.	¢	MAGISTRATE "3"
Defendants	*	
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# **DECLARATION OF DAVID RABBANI**

- I, David Rabbani, Chief Executive Officer of Natural Leaf, Inc., do hereby declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the foregoing is true and correct.
- 1. I have the requisite corporate authority to enter into the Final Judgment that is being filed by counsel for plaintiff Blunt Wrap U.S.A., Inc., Randall A. Smith.
- 2. I agree to the language and conditions of the Final Judgment as proposed, and further consent to the filing of the Final Judgment by counsel for Blunt Wrap U.S.A., Inc., Randall A. Smith.
  - 3. I, and thus Natural Leaf, Inc., hereby consent to and/or stipulate to the following:
    - A. The wrapper product, the packaging for which is attached to the Complaint in this matter as Exhibit F, infringes United States Patent numbers 6,321,755; 6,357,448; 6,526,986; 6,742,525; and/or 6,854,471 (hereinafter called the



- "Wrapper Product").
- B. United States Patent numbers 6,321,755; 6,357,448; 6,526,986; 6,742,525; and 6,854,471 are valid and enforceable.
- Natural Leaf, Inc. is enjoined from making, using, selling, importing into the C. United States or offering to sell in the United States products that have been found to infringe United States Patent numbers 6,321,755; 6,357,448; 6,526,986; 6,742,525; or 6,854,471. This injunction prohibits Natural Leaf, Inc. along with each of its officers, agents, servants, employees, and attorneys, and those persons in active concert or participation with one or more of the foregoing who receive actual notice of this Order by personal service or otherwise from: (i) individually making, using, offering to sell, selling, or importing into the United States the Wrapper Product, or any wrapper product that is not merely colorably different, (ii) jointly making, using, offering to sell, selling, or importing into the United States the Wrapper Product, or any wrapper product that is not merely colorably different, and/or (iii) acting in concert with any third party to make, use, offer to sell, sell, or import into the United States the Wrapper Product, or any wrapper product that is not merely colorably different.

DRABBANI

I HAVE READ THE ABOVE DECLARATION AND, UNDER PENALTY OF PERJURY, SWEAR THE STATEMENTS ARE TRUE AND CORRECT ACCORDING TO MY PERSONAL KNOWLEDGE. ANY STATEMENTS WHICH ARE TRUE TO THE BEST OF MY KNOWLEDGE, INFORMATION, AND BELIEF ARE SO INDICATED.

10000, Florida, this 18th day of February 2010.

-3-

#### UNITED STATES DISTRICT COURT

# EASTERN DISTRICT OF LOUISIANA

BLUNT WRAP U.S.A., INC.	*	CIVIL ACTION NO. 09-7014	
Plaintiff	*		
	4	SECTION "A"	
VERSUS	*		
	*	JUDGE ZAINEY	
HIGH GRADE HERBAL INC and	*	•	
NATURAL LEAF INC.	*	MAGISTRATE "3"	
Defendants	*	•	
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# DECLARATION OF DAVID RABBANI

- I, David Rabbani, Chief Executive Officer of High Grade Herbal, Inc., do hereby declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the foregoing is true and correct.
- 1. I have the requisite corporate authority to enter into the Final Judgment that is being filed by counsel for plaintiff Blunt Wrap U.S.A., Inc., Randall A. Smith.
- 2. I agree to the language and conditions of the Final Judgment as proposed, and further consent to the filing of the Final Judgment by counsel for Blunt Wrap U.S.A., Inc., Randall A. Smith.
- 3. I, and thus High Grade Herbal, Inc., hereby consent to and/or stipulate to the following:
  - A. The wrapper product, the packaging for which is attached to the Complaint in this matter as Exhibit F, infringes United States Patent numbers 6,321,755;

- 6,357,448; 6,526,986; 6,742,525; and/or 6,854,471 (hereinafter called the "Wrapper Product").
- B. United States Patent numbers 6,321,755; 6,357,448; 6,526,986; 6,742,525; and 6,854,471 are valid and enforceable.
- High Grade Herbal, Inc. is enjoined from making, using, selling, importing C. into the United States or offering to sell in the United States products that have been found to infringe United States Patent numbers 6,321,755; 6,357,448; 6,526,986; 6,742,525; or 6,854,471. This injunction prohibits High Grade Herbal, Inc. along with each of its officers, agents, servants, employees, and attorneys, and those persons in active concert or participation with one or more of the foregoing who receive actual notice of this Order by personal service or otherwise from: (i) individually making, using, offering to sell, selling, or importing into the United States the Wrapper Product, or any wrapper product that is not merely colorably different, (ii) jointly making, using, offering to sell, selling, or importing into the United States the Wrapper Product, or any wrapper product that is not merely colorably different, and/or (iii) acting in concert with any third party to make, use, offer to sell, sell, or import into the United States the Wrapper Product, or any wrapper product that is not merely colorably different.

I HAVE READ THE ABOVE DECLARATION AND, UNDER PENALTY OF PERJURY, SWEAR THE STATEMENTS ARE TRUE AND CORRECT ACCORDING TO MY PERSONAL KNOWLEDGE. ANY STATEMENTS WHICH ARE TRUE TO THE BEST OF MY KNOWLEDGE, INFORMATION, AND BELIEF ARE SO INDICATED.

DANIA Florida, this 15th day of February 2010.